law, notice of the award of a sole-source contract for the Cleveland Job Corps Center; to the Committee on Governmental Affairs.

EC-370. A communication from the Deputy Independent Counsel, transmitting, pursuant to law, a report relative to the Inspector General's Act; to the Committee on Governmental Affairs.

EC-371. A communication from the Director of the Administrative Office of the United States Courts transmitting a draft of proposed legislation to provide for the appointment of additional United States circuit and district judges, and for other purposes; to the Committee on the Judiciary.

INTRODUCTION OF BILLS AND JOINT RESOLUTIONS

The following bills and joint resolutions were introduced, read the first and second time by unanimous consent, and referred as indicated:

By Mr. AKAKA:

S. 357. A bill to amend the National Parks and Recreation Act of 1978 to establish the Friends of Kaloko-Honokohau, an advisory commission for the Kaloko-Honokohau National Historical Park, and for other purposes; to the Committee on Energy and Natural Resources.

By Mr. HEFLIN (for himself and Mr. LOTT):

S. 358. A bill to amend the Internal Revenue Code of 1986 to provide for an excise tax exemption for certain emergency medical transportation by air ambulance; to the Committee on Finance.

By Mr. BYRD (for himself and Mr. ROCKEFELLER):

S. 359. A bill to provide for the extension of certain hydroelectric projects located in the State of West Virginia; to the Committee on Energy and Natural Resources.

STATEMENTS ON INTRODUCED BILLS AND JOINT RESOLUTIONS

By Mr. AKAKA:

S. 357. A bill to amend the National Parks and Recreation Act of 1978 to establish the Friends of Kaloko-Honokohau, an advisory commission for the Kaloko-Honokohau National Historical Park, and for other purposes; to the Committee on Energy and Natural Resources.

REESTABLISHMENT OF THE FRIENDS OF KALOKOHONOKOHAU

Mr. AKAKA. Mr. President, I rise today to reintroduce legislation to reestablish the Friends of Kaloko-Honokohau, an advisory Commission for the Kaloko-Honokohau National Historical Park located on the big island of Hawaii. Identical legislation passed both Houses during the 103d Congress, but failed to reach the President's desk before adjournment.

The advisory Commission was originally authorized for a 10-year period under the National Parks and Recreation Act of 1978, the bill which established the Kaloko-Honokohau National Historical Park. Unfortunately, since the National Park Service did not acquire a sufficient land base for park operations until October 1990, the 10-year period expired without the Commission being established.

My bill simply reauthorizes the Friends of Kaloko-Honokohau to com-

plete its original mandate. The Commission will advise the Director of the National Park Service on historical, archaeological, cultural, and interpretive programs for the park. Particular emphasis will be given to the demonstration of traditional native Hawaiian culture.

Mr. President, Congress intended Kaloko-Honokohau Historical Park to be dedicated to the preservation and perpetuation of traditional native Hawaiian culture and activities. The reestablishment of Friends of Kaloko-Honokohau is a necessary step in achieving this goal.

By Mr. HEFLIN (for himself and Mr. LOTT):

S. 358. A bill to amend the Internal Revenue Code of 1986 to provide for an excise tax exemption for certain emergency medical transportation by air ambulance; to the Committee on Finance.

TAX TREATMENT OF AIR AMBULANCE FLIGHTS CLARIFICATION ACT

Mr. HEFLIN. Mr. President, today I introduce S. 358, a bill which will clarify the tax treatment of air ambulance flights.

The purpose of an air ambulance is to transport critically ill or injured patients quickly and with the appropriate level of care between hospitals or from roadside accidents to emergency rooms. Nearly 70 percent of all air medical transports originate in rural locations. Since air ambulances are reimbursed for providing their services, though, they are considered charter operators, and therefore, must pay the Federal aviation excise tax.

The need for this legislation is evident when you consider that nearly half of all air medical flights are reimbursed from Government programs such as Medicare, Medicaid, Champus, or State programs. In effect, this means that the tax revenue generated is simply one Government agency paying a tax to another with an air ambulance program acting as tax collector. Commercial airlines can pass this tax on to its paying customers, but for transportation on an air ambulance, this tax is passed on to the payor even if that payor is another Government program such as Medicare.

Furthermore, even though the total portion of tax revenue generated by air ambulances is small compared to airlines, approximately 45,000 covered air medical transports compared to 500 million commercial and charter passengers, the financial and administrative burden on air ambulance administrators is significant.

I do not believe that it was the intention of Congress, when this tax was drafted, for critically ill or injured patients, or those paying their health costs, to support the aviation trust fund. My bill will correct this obvious oversight by reducing the administrative burden on air medical programs. Its impact on Federal revenues is only slight. Its impact on access to rural

health care however is significant. Therefore I urge my colleagues to support this legislation.

Mr. LOTT. Mr. President, I am pleased to join as a cosponsor of Senator Heflin's legislation that would clarify the tax treatment of air ambulances transporting the critically ill and injured.

The role of air medical services continues to grow as the number of rural and community hospitals continue to close. Air ambulances provide the vital service of transporting patients needing a higher level of trauma or emergency care to the appropriate medical facility. This is particularly important in rural areas where the availability of appropriate medical care is always a concern.

Air ambulances transport approximately 45,000 patients annually that must pay the Federal aviation excise tax. Nearly half of these patients are covered by Federal or State health care plans, such as Medicare. Therefore, approximately 50 percent of the time, this tax results in one Government program paying a tax to another.

Not only do I support the role of air medical services in my State, but I also question the logic of the Federal Government paying a tax to itself. Preliminary estimates indicate that the cost to the aviation trust fund would be approximately \$10 million, with nearly half that amount coming from other government health care programs.

I urge my colleagues to support this bipartisan legislation. It makes no sense to charge an excise tax on those that are critically ill or injured.

By Mr. BYRD (for himself and Mr. ROCKEFELLER):

S. 359. A bill to provide for the extension of certain hydroelectric projects located in the State of West Virginia; to the Committee on Energy and Natural Resources.

NEW MARTINSVILLE FERC LICENSE EXTENSION

Mr. BYRD. Mr. President, I introduce, on behalf of Senator ROCKE-FELLER and myself, a bill to grant the city of New Martinsville, WV, a 4-year extension to its Federal Energy Regulatory Commission [FERC] licenses to begin construction of two hydroelectric power projects at New Cumberland and Willow Island on the Ohio River. These projects are to be financed by the city of New Martinsville through the sale of municipal bonds. This extension is necessary because the city has already invested over \$4 million in these projects. The hydroelectric projects take advantage of existing Army Corps navigation dams on the Ohio River in order to generate power, and also will include the development of recreational facilities. Without any contribution from the Federal Government, the city of New Martinsville will finance projects that will include fishing piers, underwater reefs, walkways, picnic facilities, and parking areas.

The city anticipates that the two projects would employ 500 workers during the peak of construction, with a \$1.5 million monthly payroll. The total construction payroll for both projects is expected to be \$25 million. The New Martinsville hydropower projects will also pay substantial taxes and other payments to various governmental entities during construction and operation. The Federal Government will benefit from these projects, since it will receive annual payments of \$800,000 hydroelectric from the projects, even though the projects will be financed by the city of New Martinsville. The license extensions made possible by this bill will bring significant economic development to the northern Panhandle region of West Virginia.

ADDITIONAL COSPONSORS

S. 7

At the request of Mr. DASCHLE, the name of the Senator from Massachusetts [Mr. KERRY] was added as a cosponsor of S. 7, a bill to provide for health care reform through health insurance market reform and assistance for small business and families, and for other purposes.

S. 8

At the request of Mr. DASCHLE, the name of the Senator from Hawaii [Mr. AKAKA] was added as a cosponsor of S. 8, a bill to amend title IV of the Social Security Act to reduce teenage pregnancy, to encourage parental responsibility, and for other purposes.

S. 12

At the request of Mr. ROTH, the names of the Senator from Wyoming [Mr. THOMAS], the Senator from Alabama [Mr. SHELBY], the Senator from Nevada [Mr. BRYAN], and the Senator from Virginia [Mr. WARNER] were added as cosponsors of S. 12, a bill to amend the Internal Revenue Code of 1986 to encourage savings and investment through individual retirement accounts, and for other purposes.

S. 227

At the request of Mr. HATCH, the name of the Senator from Ohio [Mr. DEWINE] was added as a cosponsor of S. 227, a bill to amend title 17, United States Code, to provide an exclusive right to perform sound recordings publicly by means of digital transmissions, and for other purposes.

SENATE JOINT RESOLUTION 16

At the request of Mr. Brown, the name of the Senator from Wyoming [Mr. SIMPSON] was added as a cosponsor of Senate Joint Resolution 16, a joint resolution proposing an amendment to the Constitution of the United States to grant the President line-item veto authority.

SENATE JOINT RESOLUTION 19

At the request of Mr. Brown, the name of the Senator from Pennsylvania [Mr. Santorum] was added as a cosponsor of Senate Joint Resolution 19, a joint resolution proposing an

amendment to the Constitution of the United States relative to limiting congressional terms.

NOTICES OF HEARINGS

 $\begin{array}{c} \text{COMMITTEE ON ENERGY AND NATURAL} \\ \text{RESOURCES} \end{array}$

Mr. MURKOWSKI. Mr. President, I would like to announce for the public that a hearing has been scheduled before the full Committee on Energy and Natural Resources to consider the nomination of Wilma Lewis to be inspector General of the Department of the Interior.

The hearing will take place Monday, February 13, 1995, at 2 p.m. in room SD-366 of the Dirksen Senate Office Building in Washington, DC.

For further information, please call Camille Heninger at (202) 224–5070.

COMMITTEE ON ENERGY AND NATURAL RESOURCES

Mr. MURKOWSKI. Mr. President, I would like to announce for the public that a hearing has been scheduled before the full Committee on Energy and Natural Resources to consider the President's 1996 proposed budget.

The committee will hear testimony from the Department of the Interior on Thursday, February 16, 1995.

The hearing will begin at 9:30 a.m., and will take place in room SD-366 of the Dirksen Senate Office Building in Washington, DC.

For further information, please call Betty Nevitt or Jim Beirne at (202) 224–0765.

ORDERS FOR TOMORROW

Mr. HATCH. Mr. President, I ask unanimous consent that when the Senate completes its business today, it stand in recess until the hour of 10 a.m. on Tuesday, February 7, 1995; that following the prayer, the Journal of proceedings be deemed approved to date, and the time for the two leaders be reserved for their use later in the day.

I further ask unanimous consent that at 10 a.m., the Senate resume consideration of House Joint Resolution 1, the constitutional balanced budget amendment; and further, that the Senate stand in recess between the hours of 12:30 p.m. to 2:15 p.m. for the weekly party luncheons to meet.

The PRESIDING OFFICER. Without objection, it is so ordered.

RECESS UNTIL TOMORROW AT 10 A.M.

Mr. HATCH. Mr. President, if there is no further business to come before the Senate, and no other Senator is seeking recognition, I ask unanimous consent that the Senate stand in recess under the previous order.

There being no objection, the Senate, at 6:45 p.m., recessed until Tuesday, February 7, 1995, at 10 a.m.

CONFIRMATIONS

Executive nominations confirmed by the Senate February 6, 1955:

IN THE ARMY

THE FOLLOWING-NAMED OFFICER TO BE PLACED IN THE GRADE INDICATED UNDER THE PROVISIONS OF TITLE 10, UNITED STATES CODE, SECTION 1370.

To be lieutenant general

IRA C. OWENS, 000-00-0000

THE FOLLOWING-NAMED OFFICER FOR APPOINTMENT TO THE GRADE OF LIEUTENANT GENERAL WHILE ASSIGNED TO A POSITION OF IMPORTANCE AND RESPONSIBILITY UNDER TITLE 10, UNITED STATES CODE, SECTION 601.

To be lieutenant general

PAUL E. MENOHER, JR., 000-00-0000

THE FOLLOWING-NAMED OFFICER FOR APPOINTMENT TO THE GRADE OF LIEUTENANT GENERAL WHILE ASSIGNED TO A POSITION OF IMPORTANCE AND RESPONSIBILITY UNDER TITLE 10, UNITED STATES CODE, SECTION 601(A).

To be lieutenant general

JOHN N. ABRAMS, 000-00-0000

THE FOLLOWING-NAMED OFFICER FOR APPOINTMENT TO THE GRADE OF LIEUTENANT GENERAL WHILE AS-SIGNED TO A POSITION OF IMPORTANCE AND RESPONSI-BILITY UNDER TITLE 10, UNITED STATES CODE, SECTION 601(A).

$To\ be\ lieutenant\ general$

GUY A. J. LABOA, 000-00-0000

IN THE NAVY

THE FOLLOWING-NAMED OFFICER FOR REAPPOINT-MENT TO THE GRADE OF VICE ADMIRAL WHILE ASSIGNED TO A POSITION OF IMPORTANCE AND RESPONSIBILITY UNDER TITLE 10, UNITED STATES CODE, SECTION COLUMN

To be vice admiral

WILLIAM C. BOWES, 000-00-0000

IN THE MARINE CORPS

THE FOLLOWING-NAMED BRIGADIER GENERALS OF THE U.S. MARINE CORPS FOR PROMOTION TO THE PERMANENT GRADE OF MAJOR GENERAL, UNDER THE PROVISIONS OF SECTION 624 OF TITLE 10, UNITED STATES CODE

To be major general

LESLIE M. PALM, 000-00-0000
MICHAEL J. WILLIAMS, 000-00-0000
LAWRENCE H. LIVINGSTON, 000-00-0000
MARTIN R. STEELE, 000-00-0000
FREDERICK MC CORKLE, 000-00-0000
MICHAEL D. RYAN, 000-00-0000
PATRICK G. HOWARD, 000-00-0000
WAYNE E. ROLLINGS, 000-00-0000

IN THE AIR FORCE

AIR FORCE NOMINATIONS BEGINNING REX E. CAR-PENTER, AND ENDING STEVEN D. DAMANDA, WHICH NOMINATIONS WERE RECEIVED BY THE SENATE AND AP-PEARED IN THE CONGRESSIONAL RECORD OF JANUARY 6, 1995.

AIR FORCE NOMINATIONS BEGINNING WILLIAM H. BOBBITT, 000-00-0000, AND ENDING DANTE M. GAMBOA, 000-00-0000, WHICH NOMINATIONS WERE RECEIVED BY THE SENATE AND APPEARED IN THE CONGRESSIONAL RECORD OF JANUARY 6, 1995.

AIR FORCE NOMINATIONS BEGINNING MAJ. TRAVIS D. BALCH. 000-00-0000, AND ENDING MAJ. DEBORAH C. MESSECAR, 000-00-0000, WHICH NOMINATIONS WERE RECEIVED BY THE SENATE AND APPEARED IN THE CONGRESSIONAL RECORD OF JANUARY 6, 1995.

AIR FORCE NOMINATIONS BEGINNING MAJ. DAVID S. ANGLE, 000-00-0000, AND ENDING MAJ. MARVIN C. STARLIN, JR., 000-00-0000, WHICH NOMINATIONS WERE RECEIVED BY THE SENATE AND APPEARED IN THE CONGRESSIONAL RECORD OF JANUARY 6, 1992.

STARIN, JR., 000-00-0000, WHICH NOMINATIONS WEEE RE-CEIVED BY THE SENATE AND APPEARED IN THE CON-GRESSIONAL RECORD OF JANUARY 6, 1995.

AIR FORCE NOMINATIONS BEGINNING GEORGE M.
ABERNATHY, AND ENDING ALAN L. ZOHNER, WHICH
NOMINATIONS WERE RECEIVED BY THE SENATE AND AP-PEARED IN THE CONGRESSIONAL RECORD OF JANUARY 6,
1995.

AIR FORCE NOMINATIONS BEGINNING MILTON C. AB-BOTT, AND ENDING EDWARD M. ZASTAWNY, WHICH NOMI-NATIONS WERE RECEIVED BY THE SENATE AND AP-PEARED IN THE CONGRESSIONAL RECORD OF JANUARY 6, 1995

AIR FORCE NOMINATIONS BEGINNING DONALD R. ADAMS, JR., AND ENDING ROBERT ZAJAC, WHICH NOMINATIONS WERE RECEIVED BY THE SENATE AND APPEARED IN THE CONGRESSIONAL RECORD OF JANUARY 6,

AIR FORCE NOMINATIONS BEGINNING LYDIA D. DAVID, AND ENDING ALAN J. SUTTON, WHICH NOMINATIONS WERE RECEIVED BY THE SENATE AND APPEARED IN THE CONGRESSIONAL RECORD OF JANUARY 10, 1995.

AIR FORCE NOMINATIONS BEGINNING DAVID W. ABBA, AND ENDING JAMES D. ZWYER, WHICH NOMINATIONS WERE RECEIVED BY THE SENATE AND APPEARED IN THE CONGRESSIONAL RECORD OF JANUARY 10, 1995.